1	DAVID L. ANDERSON (CABN 149604) United States Attorney		
3	HALLIE HOFFMAN (CABN 210020) Chief, Criminal Division		
<ul><li>4</li><li>5</li><li>6</li></ul>	SUSAN KNIGHT (CABN 209013) Assistant United States Attorney  150 Almaden Boulevard, Suite 900 San Jose, California 95113 Telephone: (408) 535- 5056 FAX: (408) 535-5066 Email: Susan.Knight@usdoj.gov		
<ul><li>6</li><li>7</li><li>8</li></ul>			
9	Attorneys for United States of America		
0	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	SAN JOSE DIVISION		
3	UNITED STATES OF AMERICA,	) No. CR 18-00348 LHK (SVK)	
4	Plaintiff,	) JOINT STIPULATION REQUESTING A ) MODIFICATION OF THE DEFENDANT'S ) PRETRIAL RELEASE CONDITIONS;	
15	v.		
16	VASILE MEREACRE,	) [PROPOSED] ORDER )	
17	Defendant.	) )	
18		_)	
19	The parties respectfully request that the Court modify defendant Vasile Mereacre's pretrial		
20	release conditions to allow him to remain in Toronto, Canada, and travel to the United States as		
21	necessary for his case. The parties are requesting this significant change in the defendant's release		
22	conditions because Customs and Border Protection ("CBP") will not allow the defendant to reside in the		
23	United States.		
24	On October 17, 2018, the defendant, who is a Canadian citizen, was arrested in the Southern		
25	District of Florida. Dkt. No. 8. On October 22, 2018, he was released on a \$250,000 personal security		
26	bond with his parents as sureties and a \$100,000 of corporate security bond. <i>Id.</i> The defendant also		
27	posted \$25,000 in cash in the Northern District of California. Dkt. No. 21.		
28	On June 11, 2019, the Honorable Susan van Keulen granted the parties' stipulation allowing the		
	JOINT STIPULATION; <del>[PROPOSED]</del> ORDER	1	

defendant to travel from the Southern District of Florida to Toronto, Canada to visit his family and 1 2 receive medical and dental treatment. Dkt. No. 35. On June 13, 2019, the defendant traveled to 3 Toronto, and on July 9, 2019, he attempted to return to the United States. However, CBP would not allow him to return because of the above-captioned criminal case. The defendant informed CBP that he 4 5 was being supervised by Gary L. Hackett, Senior Pretrial Services Officer in the Southern District of Florida. A CBP officer contacted Officer Hackett to confirm his supervision and pending case in the 6 7 Northern District of California. 8 On July 9, 2019, the parties notified the Honorable Virginia K. DeMarchi about the defendant's 9 inability to return to the United States due to CBP's restrictions, and explained that the FBI would obtain 10 a CBP document known as "significant public benefit parole" that would allow the defendant to return to the United States. Dkt. No. 37. 11

CBP recently approved the defendant's travel to the United States for purposes of meeting with his counsel and appearing in court on September 29 and 30, 2019. Despite government counsel's efforts, CBP will not allow the defendant to live in the United States while his criminal case is pending. The defendant will travel from Toronto, Canada to San Jose, California on October 22, 2019. He will return to Toronto on October 30, 2019.

For future court appearances, the FBI will be required to seek approval from CBP to parole the defendant into the United States. Therefore, the parties, after consulting Pretrial Services Officer Allen Lew, request that the Court modify the defendant's pretrial release conditions as follows:

1. The defendant shall reside at 2191 Yonge St., Toronto, Canada M4S3H8;

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- 2. The defendant will report to Pretrial Services as directed; and
- Once the defendant's travel document has been approved and issued by CBP, the defendant shall report in person to Pretrial Services in San Jose, California no later than 24 hours after his arrival.

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SO STIPULATED. 1 DATED: 10/21/19 Respectfully submitted, 2 3 DAVID L. ANDERSON **United States Attorney** 4 /s/ Susan Knight 5 SUSAN KNIGHT 6 **Assistant United States Attorney** 7 8 DATED: 10/21/19 /s/ Doron Weinberg 9 **DORON WEINBERG** 10 Counsel for Defendant Mereacre 11 12 [PROPOSED] ORDER 13 Based on good cause, IT IS HEREBY ORDERED that the conditions of defendant Vasile 14 Mereacre's pretrial release are modified as follows: 15 1. The defendant shall reside at 2191 Yonge St., Toronto, Canada M4S3H8 during the 16 pendency of his criminal case, and return to the Northern District of California for all court 17 appearances. 18 2. The defendant shall report to Pretrial Services as directed. 19 3. The defendant shall report to in person to Pretrial Services in San Jose, California no later 20 than 24 hours upon his return to the United States. 21 IT SO ORDERED. 22 DATED: 10/21/2019 23 GRANTED 24 25 Judge Nathanael M. Cousins 26 27 cc: Pretrial Services 28

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JOINT STIPULATION; [PROPOSED] ORDER

CR 18-00348 LHK